Federal Defenders OF NEW YORK, INC.

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By CM/ECF

The Honorable Vernon S. Broderick United States District Judge Southern District of New York 40 Foley Square New York, NY 10007 APPLICATION GRANTED SO ORDERED A. VERNON S. BRODERICK U.S.D.J. 7/24/2025

Defense's deadline to file a motion to compel is extended to September 22, 2025.

Re: United States v. Peter Weiser & Thomas Bransky 23 Cr. 514 (VSB)

Dear Judge Broderick:

We write to respectfully request an extension to September 22, 2025, of the July 23, 2025, deadline to file a motion to compel New York City to produce certain documents and communications it has withheld from the parties. The government consents to this application.

As the Court is aware, the defense has been engaged in discussions with the New York City Law Department regarding its withholding of certain communications and other documents on privilege grounds. The government has also participated in those discussions. In connection with those meetings, on June 6, 2025, the defense served on the Law Department detailed annotations to its privilege log challenging the propriety of the Law Department's privilege claims regarding hundreds of documents and/or redactions.

Earlier today, the Law Department wrote the parties and indicated that it required additional time to review the defense's annotations to its privilege log. Specifically, the Law Department indicated that it intends on preparing a revised production for the parties' review by September 5, 2025. To afford the Law Department adequate time to complete its production, and to allow the defense sufficient time (approximately two weeks) to review the production and prepare any necessary motion to compel, an adjournment of the July 23, 2025, deadline to September 22, 2025, is warranted.

We thank the Court for considering this consent application.

Respectfully Submitted,

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Counsel for Thomas Bransky

Avraham Moskowitz, Esq. Christopher Neff, Esq. Counsel for Peter Weiser

Cc: Counsel of Record